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CLERK U.S. DISTRICT COURT
MINNEAPOLIS, MN

UNITED STATES DISTRICT COURT
DISTRICT OF MINNESOTA

Peter Rickmyer

Plaintiff(s),

vs.

Michael (KIP) Browne, Jordan Area
Community Council, Megan
Goodmundson, John Willard Hoff, Will
McDonald in his individual capacity and
John does 1-3

Case No. 13cv141 PAM/FLN
(To be assigned by Clerk of District
Court)

DEMAND FOR JURY
TRIAL

YES x NO

Defendant(s).

COMPLAINT

PARTIES

1. List your name, address and telephone number. Do the same for any additional plaintiffs.

a. Plaintiff

Name	Peter Richard Rickmyer
Street Address	2118 25 th Avenue North
City	Minneapolis
State & Zip Code	Minnesota 55411
Telephone Number	612-516-2853



2. List all defendants. You should state the full name of the defendant, even if that defendant is a government agency, an organization, a corporation, or an individual. Include the address

where each defendant may be served. Make sure that the defendant(s) listed below are identical to those contained in the above caption.

a. Defendant No. 1

Name Michael (KIP) Browne
Street Address 350 South Fourth Street, suite 239
City Minneapolis
State & Zip Code Minnesota 55415

b. Defendant No. 2

Name Jordan Area Community Council
Street Address 2901 Emerson Avenue North, Suite 108
City Minneapolis
State & Zip Code Minnesota 55411

c. Defendant No. 3

Name Megan Goodmundson
Street Address 2718 Newton Avenue North
City Minneapolis
State & Zip Code Minnesota, 55411

d. Defendant No. 4

Name John Willard Hoff
Street Address 2226 Bryant Avenue North
City Minneapolis

e. State & Zip Code Minnesota 55411

Defendant No. 5

Name William McDonald

Street Address 300 South 6th Street, Suite A-800
City Minneapolis
State & Zip Code Minnesota 55487

JURISDICTION

Federal courts are courts of limited jurisdiction. Generally, two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one state sues a citizen of another state and the amount of damages is more than \$75,000 is a diversity of citizenship case.

3. What is the basis for federal court jurisdiction? (*check all that apply*)

Federal Question Diversity of Citizenship

4. What is the basis for venue in the District of Minnesota? (*check all that apply*)

Defendant(s) reside in Minnesota Facts alleged below primarily occurred in Minnesota

Other: explain

STATEMENT OF THE CLAIM

5. Plaintiff Peter Rickmyer (“Rickmyer”, “I”, “me”) resides in Jordan Neighborhood which has a neighborhood organization called Jordan Area Community Council (“JACC) which I was a member of.

6. Defendant (“d.”) Michael (KIP) Browne lives in Jordan Neighborhood and a member of and held leadership role in JACC in 2009, 2010 and 2011 and continue to have close ties with JACC.

7. D. Megan Goodmundson (“Goodmundson”) is a eligible member or member and or on board of directors of JACC between 2009-2013 and significant other is d. John Willard Hoff.

8. D. John Willard Hoff (“Hoff”) is a eligible member or member of JACC who operates a website called The Adventures of Johnny Northside.

9. D. William McDonald ("McDonald") is a employee of Hennepin County Department of Corrections ("HCDOC") who at relevant times supervised Plaintiff Rickmyer.
10. Plaintiff Peter Rickmyer sometime in February of 2009 requested JACC to vacate 2009 James Avenue North since it was inappropriate for their organization to hold public events and have their headquarters there and told them it appeared they were disguising a bribe as rent payments by paying top dollar to rent a foreclosed home.
11. D. Browne, Goodmundson and Hoff retaliated against Plaintiff Rickmyer for complaining of JACC's blatant disrespect for persons with disabilities by violating ("ADA") and suggesting they were bribing their landlord Aky-Berg.
12. Plaintiff Rickmyer attempted to stop the harassment by attempting to access the Courts by requesting restraining order and filing a lawsuit, the d. Browne, Goodmundson, Hoff and JACC took steps to deprive Plaintiff Rickmyer constitutional rights of freedom of speech, access to court, due process, freedom of liberty by having d. McDonald give me directives and or violate my parole.
13. D. Hoff requested McDonald for relief after being served in existing case 27-cv-10-3378 by process server on March 2, 2011, D. McDonald as Hoff's representative requested (ex-parte) the summons be not accepted, Judge Blaeser honored the request by ex-parte and ruled summons was no good.
14. D. McDonald on behalf of d. Browne, Goodmundson, Hoff and JACC falsely accused me of violating the courts order and therefore violated his directive for sole purposes of incarceration for voicing my opinion, accessing the courts. D. Goodmundson ("her") is a known liar to me who lied to McDonald stating I was harassing and stalking her in the Hennepin County government center. Which I was charged with but dismissed.

15. D. McDonald committed fraud upon the Judicial system when he lied in the administration hearing of Minnesota Department of Corrections Hearing so to get rid of me by having me incarcerated on behalf of d. Browne, Goodmundson, Hoff and JACC.

16. D. McDonald violated my parole three separate times to either silence me and or get rid of me by incarceration or in custody some agencies call it house arrest and or curfew.

REQUEST FOR RELIEF

\$305 dollars each day my liberty was restrained by incarceration or house arrest or curfew.

Dated: January 16, 2013

Signature of Plaintiff



Peter Rickmyer
2118 25th Avenue North
Minneapolis, Minnesota 55411
612-516-2853